

**IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF ARKANSAS
CENTRAL DIVISION**

UNITED STATES OF AMERICA

PLAINTIFF

v.

Case No. 4:19-cr-00212-JM-1

KESHAWN BOYKINS

DEFENDANT

**ORDER OF TEMPORARY DETENTION AND
MODIFYING CONDITIONS OF RELEASE**

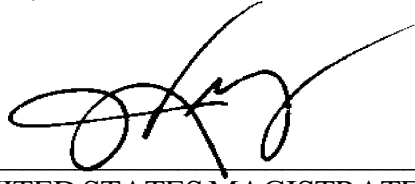
Defendant appeared today with counsel on a Motion to Revoke and Superceding Motion to Revoke (Doc. Nos. 27, 31). The petition to revoke is lengthy and rivals any list of allegations this Court has ever seen. After hearing the testimony and argument of the parties, the Court finds Defendant has violated the terms and conditions of release.

Probation has changed Defendant's location monitoring equipment several times to address the issue of Defendant being out of range. Whether for mere minutes or up to seven hours as alleged in the petition, being out of range of location monitoring is a violation of Defendant's conditions of release., and yet Defendant continued to be out of range on numerous occasions after modification. Several of these times, Defendant appeared out of range multiple times in one day, and even found himself at the casino in Hot Springs on Christmas Eve. Defendant also admitted to acquiring an Arkansas medial marijuana card after being placed on conditions of release that specifically outlined he was not to use or unlawfully possess a narcotic drug or other controlled substance. Marijuana remains a controlled substance under federal law.

Rather than revoke at this time, the Court orders Defendant into thirty (30) days inpatient treatment followed by chemical-free living. Defendant is ordered to surrender his Arkansas medical marijuana card, and his conditions of release are hereby modified to include the Adam Walsh Child Protection and Safety Act provisions, including no unsupervised contact with minors and no internet use. Further, Defendant is ordered detained until space in a treatment facility becomes available. Defendant is required to have location monitoring while in treatment; thus, should those arrangements be unavailable, the parties are to contact the Court.

While detained, the Defendant must be afforded a reasonable opportunity to consult privately with defense counsel in person, by telephone, and by video conferencing, where feasible. Further, on order of the United States Court or on request of an attorney for the Government, the person in charge of the corrections facility must deliver the Defendant to the United States Marshal for a court appearance.

SO ORDERED THIS 7th day of January, 2021.



UNITED STATES MAGISTRATE JUDGE